IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

Rodney C. McKenzie	
61 Barnsley court	
Dove DE 19904	
(In the space above enter the full name(s) of the plaintiff(s).)	24 - 1
	Civ. Action No.
-against-	(To be assigned by Clerk's Office)
Mercedes-Benz of Mount Pleason	mt COMPLAINT
2121 U.S. 17, MT, Pleasant, 3C 6	19466 (Pro Se)
Mercedes Benz Financial sen	Jury Demand?
Atten: Josh Wurdemann	□Yes
(In the space above enter the full name(s) of the defendant(s).	- DKNo
If you cannot fit the names of all of the defendants in the	
space provided, please write "see attached" in the space	
above and attach an additional sheet of paper with the full list	
of names. The names listed in the above caption must be	
identical to those contained in Section I. Do not include	2024
	\$
addresses here.)	
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NOTICE

Federal Rule of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

If this is an employment discrimination claim or social security claim, please use a different form.

Plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

I. PARTIES IN THIS COMPLAINT

Plaintiff

List your name, address and telephone number. If you are presently in custody, include your identification number and the name and address of your current place of confinement. Do the same for any additional plaintiffs named. Attach additional sheets of paper as necessary.

Plaintiff:	McKentie Rodney C Name (Last, First, MI)					
	Name (Last, First, MI)					
	Cel Barnsley Court					
	PHEET VARIATION					
	County, City DE 19904 Zip Code					
	County, City State Zip Code					
	Telephone Number Rowneg McKerzie 83 & Yakoo E-mail Address (if available)					
Defendant(s)						
List all defendants. You should state the full name of the defendants, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant can be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. Attach additional sheets of paper as necessary.						
Defendant 1:	Mercedes-Benz of Mant Pleasant, Josh wirder Name (Last, First)					
	2121 U.S. 17					
	Street Address Charleston, MT. Pleasant, SC 29466 County, City State Zip Code					
Defendant 2:	Mercedes - Benz Financial Services Name (Last, First)					
	14372 Heritage PKWy Street Address					
	Tarrant, Fort Worth, TX 76177 County, City State Zip Code					

Continued			
Name (Last, First)			
Street Address			
County, City	State		Zip Code
Name (Last, First)			
Street Address			
County, City	State		Zip Code
OR JURISDICTION			
that best describes the	basis for jurisdiction in	your case:	
Citizenship: A matter bent in controversy exceeds	etween individual or co ls \$75,000.	orporate citize	ns of different states
		vs or treaties o	of the United States.
violated.			
Violations	under 15	U.S.C	Chapter 41
r Credit Pr	otection.		
	Name (Last, First) Street Address County, City Name (Last, First) Street Address County, City OR JURISDICTION that best describes the interpretation in controversy exceed estion: Claim arises und deral Question", state we violated.	Name (Last, First) Street Address County, City State Name (Last, First) Street Address County, City State OR JURISDICTION that best describes the basis for jurisdiction in ment Defendant: United States or a federal off Citizenship: A matter between individual or count in controversy exceeds \$75,000. estion: Claim arises under the Constitution, law deral Question", state which of your federal conviolated.	Name (Last, First) County, City State Name (Last, First) Street Address County, City State OR JURISDICTION that best describes the basis for jurisdiction in your case: ment Defendant: United States or a federal official or agence citizenship: A matter between individual or corporate citizent in controversy exceeds \$75,000. estion: Claim arises under the Constitution, laws or treaties of deral Question", state which of your federal constitutional or

VENUE III.

This court can hear cases arising out of the Counties of New Castle, Kent, and Sussex in the State of Delaware.

Under 28 U.S.C § 1391, this is the right court to file your lawsuit if: (1) All defendants live in this state AND at least one of the defendants lives in this district; OR (2) A substantial part of the events you are suing about happened in this district; OR (3) A substantial part of the property that you are suing about is located in this district; OR (4) You are suing the U.S. government or a federal agency or official in their official capacities and you live in this district. Explain why

this district court is the proper location to file your lawsuit. Venue is appropriate in this Court because: Plaintiff resides in Dover Delaware.

the defendant conducts business in Interstate
verce, impacting Plaintiff in this Jurisdiction STATEMENT OF CLAIM IV. Place(s) of occurrence: Date(s) of occurrence: On or about July 23 2024 State here briefly the FACTS that support your case. Describe how each defendant was personally involved in the alleged wrongful actions. FACTS: Please see attached Document titles, In the UNITED STATES DISTRICT COURT For the DISTRICT OF DELAWARE COMPLAINT FOR a Complete Description.

What happened to you?

(Del. Rev. 11/1	4) Pro Se General Complaint Form
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as anyone se	
volved?	

	14) Pro se General Complaint Form
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V.	11 1 2 . 0 11 1 11	

Please	see	attached	s alleged above, desi	for	a	FUII	description
I. REL	IEF						
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VII. CLOSING

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending or modifying existing law; and (3) complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

9/2 Dated	0/24	_	Plaintiff's Signature			
Printed Na	Mckenzie me (Last, First, MI)		у, С			
61	Bacosleu	Court	Dover	DE	19904	
Address	Barnsley	(City	State	Zip Code	
					63 0 V.L	- 6-
302	592-945	9	Pac	ney McKent	ie 83 Q Yahoo	s.ce m
Telephone	Number		E-mail A	ddress (if availabl	e)	

List the same information for any additional plaintiffs named. Attach additional sheets of paper as necessary.

Plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

Rodney C. McKenzie,)	
61 Barnsley Court,)	
Dover, DE 19904,)	
)	
)	0/ 405/
Plaintiff, Pro	SE)	24 - 105
V.)	Civil Action No:
)	
Mercedes-Benz of Mount Pleasant	t,)	
2121 U.S. 17,)	
Mt. Pleasant, SC 29466,)	
and)	
MERCEDES BENZ FINANCIAL SERVI	CES)	
WENCEDES BEINZ I INANCIAE SERVI	CLO	
Atten: JOSH WURDEMANN)	
Defende		
Defenda	ints.	

PARTIES

 Plaintiff, Rodney C. McKenzie ("Plaintiff"), is a natural person and a resident of the State of Delaware, residing at 61 Barnsley Court, Dover, DE 19904.

COMPLAINT

- 2. **Defendant**, Mercedes-Benz of Mount Pleasant ("Defendant"), is a business entity with its principal location at 2121 U.S. 17, Mt. Pleasant, SC 29466.
- 3. **Defendant**, Mercedes-Benz Financial Services ("Defendant"), is a business entity with its principal location at 14372 Heritage Pkwy, Fort Worth, TX 76177.

JURISDICTION AND VENUE

- 4. This Court has subject matter jurisdiction over this action pursuant to the Consumer Credit Protection Act, United States Code, Chapter 41, as Plaintiff alleges multiple violations under federal law.
- 5. Venue is proper in this Court because the Plaintiff resides in Dover, Delaware, and the Defendant conducts business in interstate commerce, impacting Plaintiff in this iurisdiction.

NATURE OF THE ACTION

6. Plaintiff brings this action to redress violations of the Consumer Credit Protection Act under 15 U.S.C. § 1691 (Equal Credit Opportunity Act) and 15 U.S.C. § 1681 (Fair Credit Reporting Act) committed by Defendant.

FACTUAL BACKGROUND

- 7. On or about July 23, 2024, Plaintiff initiated a consumer credit transaction with Defendant for the purpose of purchasing an automobile.
- 8. During the course of the transaction, Defendant accessed Plaintiff's consumer credit report and illegally placed a credit inquiry on my credit file without prior notice or authorization.
- 9. Defendant subsequently reviewed Plaintiff's consumer credit report and took an adverse action by denying Plaintiff's credit application based on information contained in the report, which included a low credit score and multiple negative remarks.
- 10. On or about [08/14/2024], Plaintiff received an adverse action letter from Defendant outlining the reasons for the denial.
- 11. Plaintiff is a natural person and a "consumer" as defined under 15 U.S.C. § 1602(i), and maintains an open-end consumer credit plan through the use of a credit card, as defined by 15 U.S.C. § 1637. 15 U.S.C § 1602(J),(L)
- 12. Defendant's actions in relying on Plaintiff's consumer credit report for the purpose of extending credit, followed by adverse action, violated federal law under 15 U.S.C. § 1691(a)(3) (Equal Credit Opportunity Act) and 15 U.S.C. § 1681a(2)(A) (Fair Credit Reporting Act, exclusions section).

LEGAL CLAIMS

COUNT I: Violation of Equal Credit Opportunity Act (15 U.S.C. § 1691)

- 13. Plaintiff incorporates by reference all preceding paragraphs as if fully set forth herein.
- 14. Under 15 U.S.C. § 1691, It shall be unlawful for any creditor to discriminate against any applicant with respect to any aspect of a credit transaction. The defendant violated 15 U.S.C § 1611 by giving false and inaccurate information in the adverse action letter pertaining to the equal credit opportunity act disclosure. The defendant repeated the same violation in their response letter from my complaint with the Consumer financial protection bureau when quoting 15 U.S.C § 1681b of the fair credit reporting act.

- 15. Plaintiff, acting as a consumer and creditor, has the right to extend credit by using his credit card connected to an open-end consumer credit plan pursuant to 15 U.S.C. § 1602 and § 1637.
- 16. Defendant discriminated against Plaintiff by denying credit based on adverse credit information, without providing a legitimate, non-discriminatory reason for such denial.
- 17. Defendant's adverse action is a direct violation of the Equal Credit Opportunity Act.
- 18. As a result of Defendant's violation, Plaintiff has suffered harm and damages, including, but not limited to, loss of financial opportunity and emotional distress.

COUNT II: Violation of Fair Credit Reporting Act (15 U.S.C. § 1681a(2)(A))

- 19. Plaintiff incorporates by reference all preceding paragraphs as if fully set forth herein.
- 20. Under 15 U.S.C. § 1681a(2)(A), certain exclusions apply regarding a consumer's credit report.
- 21. Defendant's use of Plaintiff's credit report, and subsequent denial of credit, violates the Fair Credit Reporting Act, as Defendant improperly relied on the credit information in contravention of the exclusions set forth in the statute.
- 22. Defendant did not have a permissible purpose under 15 U.S.C. § 1681b to place a credit inquiry on Plaintiff's consumer credit report.
- 23. As a result of this violation, Plaintiff has suffered damages, including emotional distress, and harm to his financial reputation.

COUNT III: Failure to Provide Adequate Resolution

- 24. Plaintiff incorporates by reference all preceding paragraphs as if fully set forth herein.
- 25. Plaintiff attempted to resolve this matter by contacting Defendant through emails, phone calls, and letters, seeking clarification and remedy.
- 26. Despite Plaintiff's efforts, Defendant failed to respond adequately or provide any satisfactory resolution to the issues raised, further exacerbating Plaintiff's damages.

ATTEMPTED RESOLUTION

27. Plaintiff filed complaints with the Consumer Financial Protection Bureau and the Attorney General of Denton County, Texas, in an attempt to resolve this matter through regulatory means.

28. Despite these efforts, the matter remains unresolved, necessitating the filing of this complaint.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that this Court enter judgment against Defendant as follows:

- a. Declaring that Defendant's actions violated the Consumer Credit Protection Act, including 15 U.S.C. § 1691 and 15 U.S.C. § 1681a(2)(A); 15 U.S.C § 1611, 15 U.S.C. § 1602, 15 U.S.C § 1637, 15 U.S.C § 1601
- b. Awarding Plaintiff compensatory damages in the amount of One hundred forty five thousand one hundred and fifty five dollars for financial loss, emotional distress, and harm to reputation;
- c. Awarding Plaintiff punitive damages in the amount of one million dollars for violation 15 U.S.C § 1611 Criminal liability for willful and knowing violation or what is appropriate under federal law;
- d. Ordering Defendant to cease and desist from further violations of the Consumer Credit Protection Act;
- e. Awarding Plaintiff costs and such other and further relief as the Court deems just and proper.

Respectfully submitted,

/s/ Rodney C. McKenzie
Rodney C. McKenzie, Pro Se
61 Barnsley Court

Dover, DE 19904

Phone: [302.592.9459]

Email: [Rodneymckenzie83@yahoo.com]

9/20/24